

UNITE	ED STATES OF AMERICA)		
VS.)	CASE NO.:	3:12-CR-426-M (01)
JARRO	OD JAMIEL WILLIAMS,)		
	Defendant.)		
	ORDER ACCEPTING REPORT UNITED STATES MAGISTRATE JU			
and no unders Plea of JARRO Institut	After reviewing all relevant matters of record, include defendant, and the Report and Recommendation Coopiections thereto having been filed within fourteesigned District Judge is of the opinion that the Report Guilty is correct, and it is hereby accepted by the OD JAMIEL WILLIAMS is hereby adjudged guilation, in violation of 18 U.S.C. § 1349 (18 U.S.C. § 1349 uling order.	oncerning Plea of Guilty of en days of service in according to and Recommendation of a Court. Accordingly, the ty of Conspiracy to Commendation of the Court of Conspiracy to Commendation of Conspiracy to Conspira	of the United State dance with 28 U f the Magistrate Court accepts t mit Wire Fraud	ttes Magistrate Judge, J.S.C. § 636(b)(1), the Judge concerning the the plea of guilty, and Affecting a Financial
⊠	The defendant is ordered to remain in custody.			
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than			
	The defendant is not ordered detained pursuant to ☐ There is a substantial likelihood that a m ☐ The Government has recommended that ☐ This matter shall be set for hearing before release for determination, by clear and compose a danger to any other person or the	otion for acquittal or new no sentence of imprisonme te the United States Magis provincing evidence, of who	trial will be gra ent be imposed, strate Judge who ether the defend	nted, or and set the conditions of lant is likely to flee or
	The defendant is not ordered detained pursuant to alleging that there are exceptional circumstance 3143(a)(2). This matter shall be set for hearing b of release for determination of whether it has bee § 3145(c) why the defendant should not be detain and convincing evidence that the defendant is like if released under § 3142(b) or (c).	s under § 3145(c) why he efore the United States Macen clearly shown that there are under § 3143(a)(2), an	e/she should no agistrate Judge v are exceptiona d whether it has	t be detained under § who set the conditions I circumstances under s been shown by clear

SIGNED this 4th day of February, 2014.

BARBARA M. G. LYNN

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS